THESE SECURITIES HAVE NOT BEEN REGISTERED UNDER THE SECURITIES ACT OF 1933, AS AMENDED (THE "SECURITIES ACT"), AND MAY NOT BE OFFERED, SOLD. PLEOGEN, HYPOTHECATED, ASSIGNED OR TRANSFERRED EXCEPT () PURSUANT TO A REGISTRATION STATEMENT UNDER THE SECURITIES ACT WHICH HAS BECOME EFFECTIVE AND IS CURRENT WITH RESPECT TO THESE SECURITIES, OR (6) PURSUANT TO A SPECIFIC EXEMPTION FROM RECISTRATION UNDER THE SECURITIES ACT BUT ONLY UPON A HOLDER HEREOF FIRST HAVING OBTAINED THE WRITTEN OPINION OF COUNSEL TO THE CORPORATION, OR OTHER COUNSEL REASONABLY ACCEPTABLE TO THE CORPORATION, THAT THE PROPOSED DISPOSITION IS CONSISTENT WITH ALL APPLICABLE PROVISIONS OF THE SECURITIES ACT AS WELL AS ANY APPLICABLE "BLUE SKY" OR SIMILAR SECURITIES LAWS.

Dated as of May 5, 2004

TERREMARK WORLDWIDE, INC.

Incorporated under the laws of the State of Delaware

Warrant for the Purchase of Shares of Common Stock

No. W-050504-01

FOR VALUE RECEIVED, Terrement Worldwide, Inc., a Delaware corporation (the "Company"), hereby certifies that Strategic Growth International, Inc. or its registered assigns (the "Holder") is entitled, subject to the provisions of this Warrant, to purchase from the Company, 270,008 fully polici and non-assessable shares of Common Stock for an aggregate price of \$108.000.00 or \$0.40 per share (the "Exercise Princ"). This Warrant represents the balance of 600,000 Warrants originally issued to the Holder as of April 1, 2002, of which 330,000 Warrants were exercised by Holder on and as of May 3. 2004, as part of Warrant Confficate No. W-040102-01. This Warrant is hereby issued in replacement of such Certificate.

The term "Common Stock" means the Common Stock, par value \$.001 per share, of the Company. The number of shores of Common Stock to be received upon the exercise of this Warrant and the Exercise Price may be adjusted from time to time as hereinalter set forth. The shares of Common Stock deliverable upon such exercise, and as adjusted from time to time, are hereinafter referred to as "Westant Stock." The term "Other Securities" means any other equity or debt securities that may be issued by the Company in addition thereto or in substitution for the Warrant Stock. The term "Company" needs and includes the corporation named above as well as (i) any immediate of more comote successor corporation regulting from the merger or consolidation of such corporation (or any immediate or more remote successor corporation of such corporation) with another corporation, or (ii) any corporation to which such corporation (or any immediate or more remote successor corporation of such corporation) has transferred its property or nesees as an entirety or substantially as an entirety.

The Holder agrees with the Company that this Warrant is issued, and all the rights becounder shall be held subject to, all of the conditions, limitations and provisions set forth berein. The Company will act, or in the event it designates a Warrant Agent, the Warrant Agent will not on behalf of the Company, in connection with the issuance, registration, transfer, exchange and redemption of the Warrants, the exercise of the Warrants, and the rights of the holders thereof

1. Exercise of Warrant. This Warrant may be exercised in whole or in part at any time, or from time to time during the period commencing on the date hereof and expiring 5:00 p.m. Eastern Time on March 31, 2002 (the "Expiration Date"), by presentation and surrender of this Warrant to the Company at its principal office, or at the office of its Warrant Agent, if any, with the Warrant Exercise Form attached herese duly executed and accompanied by payment (wither in each or by cortified or cificial bank check or wire transfer, each payable to the order of the Company) of the Exercise Price for the number of chares specified in such fixin and instruments of transfer, if appropriate, duly executed by the Holder or his or her duly stationized attorney. If this Warrant should be exercised in part only, the Company shall, upon sustantial of this Warrant for cancellation, execute and deliver a new Warrant evidencing the rights of the Holder thereof to purchase the balance of the shares purchasable hereinder. Upon receipt by the Company of this Warrent, together with the Exemine Price, at its office, or by the Warrant Agent of the Company at its office, to proper form for exercise, the Holder shall be deemed to be the holder of record of the shares of Common Stock issuable upon such exercise, notwithstanding that the stock transfer books of the Company shall then be closed or that certificates representing such shares of Common Stock shall not then be actually delivered to the Holder.

- 2. Fractional Shares. No fractional shares in scrip representing fractional shares that be issued upon the exercise of this Warrant, but the Company shall pay the Holder an amount equal to the fair market value of such fractional share of Common Stock to lieu of each fraction of a stime otherwise called for upon any exercise of this Warrant. For purposes of this Warrant, the fair market value of a share of Common Stock shall mean:
 - (i) if the shares of Common Stock are listed or admitted for trading on a national securities exchange, the last reported sales price regular way, or, in the case no such reported sale takes place on such day or days, the average of the reported closling hid and asked prices regular way, in either case on the principal national securities exchange on which the shares of the Common Stock are listed or admitted for trading, or (ii) if the shares of Common Stock are not listed or admitted for trading on a national ascurities exchange (A) the last transaction price for the Common Stock on The Nasdaq Stock Murket ("Massdaq") or, in the case no such reported transaction takes place on such they or days, the average of the reported closing bid and asked prices thereof quoted on Nasdaq, or (B) if the shares of Common Stock are not quoted on Nasdaq. the average of the classing trid and asked prices of the Common Stock as quoted on the Over-The-Counter Bulletin Board maintained by the National Association of Securities Dealers, Inc. (the "Bulletin Beard"), or (C) if the shares of Common Stock are not quoted on Nasday or on the Bulletin Board, the average of the closing bill and asked prices of the Common Stock in the overthe-counter market, as reported by The National Quotation Bureau, Inc., or an equivalent generally accepted reporting service, or (iii) if on any such reading day or days the shares of Common Stock are not quoted by any such organization, the fair market value of the shares of Common Stock on such day or days, as determined in good faith by the Board of Directors of the Company.

Reservation of Shures: Payment of Taxes; etc.

- (a) The Company covenants that it will at all times reserve and keep available out of its authorized Common Stock, solely for the purpose of issue opon exercise of Warrants, such number of chares of Common Stock as shall then be issuable upon the exercise of all outstanding Warrants. The Company covenants that all shares of Common Stock which shall be issuable upon exercise of the Warrants and payment of the Exercise Price shall, at the time of delivery, he duly and validly issued, fully paid, nonessessable and free from all taxes, liens and charges with respect to the issue hereof (other than those which the Company shall promptly pay or discharge).
- (b) The Company will use commercially reasonable efforts to obtain appropriate approvals or registrations under state "blue sky" securities laws with respect to the exercise of the Warrants; provided. liowever, that the Company shall not be obligated to file any general consent to service of process or qualify as a foreign corporation in any jurisdiction. With respect to any such securities laws, however, Warrants may not be exercised by, or shares of Common Stock Issued to, any Holder in any state in which such exercise would be unlawful.
- (c) The Company shall pay all documentary, stamp or similar times and other governmental charges that may be imposed with respect to the issuance of Warrants, or the issuance, or delivery of any shares upon exercise of the Warrants: provided, however, that if the shares of Common Stack are to be

delivered in a name other than the name of the Holder representing any Warrant being exercised, then no such delivery shall be made unlose the person requesting the sumb his gold to the Company or the Warrent Agent the amount of transfer taxes or charges incident thereof, if any,

4. Exchange and Registration of Transfer.

- (a) This Warrant may be exchanged for other Worrants representing an equal aggregate number of Warrants of the same class or may be transferred in whole or in part. Warrants to be exchanged shall be surrendered to the Company, or the Warrant Agent, as the case may be, at its corporate office, and upon satisfaction of the terms and provisions hereof, the Company shall execute, and the Warrant Agent shall connection, issue and deliver in exchange therefor the Warrants which the Holder making the exchange shall be entitled to recoive.
- (b) The Company, or the Warrant Agent, as the case may be, shall keep at its office books in which is shall register Warrants and the transfer thereof in accordance with its regular practice.
- (c) The Company may require payment by such Holder of a sum sufficient to cover any tax or other governmental charge that may be imposed in connection therewith.
- (d). Prior to due presentment for registration of transfer thereof, the Company and the Warrant Agent, if one shall be serving, may deem and treat the Holder as the absolute towner thereof and of each Warrant represented thereby (norwith-mading any notations of ownership or writing thereon made by payone other than a duly authorized officer of the Company or the Warrant Agent) for all purposes and shall not be affected by any notice to the contrary.
- S. Luss or Muditation. Upon receipt by the Company and the Warrent Agent, if one shall be perving, of evidence satisfactory to them of the ownership of and loss, theft, destruction or outilistica of any Warrant and (in case of less, theft or destruction) of indemnity satisfactory to them, and (in the case of munifation) upon surrender and cancellation thereof, the Company shall execute and the Wartzon Agent, if one shall be serving, shall (in the absence of notice to the Company and/or Warrant Agent that the Warrant has been acquired by a bonz fide purchasor) countersign and deliver to the Holder in lieu thereof a new Warrant of like senior representing an equal aggregate number of Warrants. Applicants for a substitute Warrant shall comply with such other reasonable regulations and pay such other reasonable charges as the Company or the Warrant Agent may prescribe.
- 6. Adjustment of Exercise Price and Number of Shares of Common Stock or Warrants. The type and number of securities of the Company issuable upon exercise of this Warrant and the Exercise Price are subject to adjustment as out forth below:
- (a). The Exercise Price and the number and type of securities und/or other property issuable upon exercise of this Warrant shall be appropriately and proportionately adjusted to reflect any stock dividend. stock split, combination of shares, reclassification, recapitalization or other similar event affecting the cuimber or character of outstanding shares of the Common Stock.
- (b) In case of any consolidation or merger of the Company with or into any other corporation, entity or person, or any other corporate reorganization, in which the Company shall not be the continuing or surviving entity of such consolidation, merger or reorganization (any such transaction being hereinafter referred to as a "Representation"), then, in elich case, the helider of this Warrant, on exercise believe at any time after the consummation ar effective date of such Reorganization shall receive, in lieu of the Common Stock issuable upon exercise of the Warrants prior to the date of such Reorganization, the stock and other occurities and property (including eash) to which such holder would have been entitled upon the date of such Reorganization if such holder had exercised this Warrant immediately prior thereto.
- (c) In case of any adjustment in the Exercise Price or himber and type of sciturities issuable on the exercise of this Warrant, the Company will promptly give written notice thereof to the holder of this

Wagned in the form of a certificate, certified and confirmed by an officer of the Company, setting forth such adjuspress and showing in reasonable detail the facts upon which such adjustment is based.

7. Registration Rights and Listing-

- (a) The Company shall use he commercially renumable efforts to cause to be effective a registration statement on or after March 31, 2003 under the Securities Act with the Securities and Exchange Commission (the "Commission") to permit the resule of the Warrant Shares of the Conversion Shares by a Holder thereof. On or before such date, the Company shall register or qualify, at the Holder's option, all or my portion of the Rolder's Registrable Securities (as hereinafter defined) concurrently with the registration of such other securities, all to the extent requisite to permit the public offering and sale of the Registrable Separaties through the facilities of all appropriate securities exchanges and the over-the-counter market, and will use commercially reasonable efforts through its officers, directors, auditors, and counsel to cause mich registration statement to become diffective as promptly as practicable. Notwithstanding the foregoing, if the managing underwriter of any such offering shall advise the Company in writing that, in its opinion, the distribution of all or a portion of the Registrable Securities requested to be included in the registration concurrently with the securities being registered by the Company would materially adversely affect the distribution of such securities by the Company for its own account, then the Hokier shall delay the offering and sale of Registrable Sacurities (or the portions thereof so designated by such managing underwriter); provided, however, that if other shareholders of the Company have the right and have requested the inclusion of shares of Common Stock of the Company which they own in such registration unterment, then each Hobies shall be required to so delay the offering and sale of its Registrable Securities only on a pro-rate basis with such other shareholders based on the amount of shares of Common Stock of the Company which each shareholder had requested be included in such registration statement. As used herein, "Registrable Securities" shall mean the Warrant Shares and the Conversion Shares issued or issuable upon exercisable or conversion of Warrants, or any other shares of Common Stock of the Company issued or issuable in respect of the Warrants, Warrant Shares or Conversion Shares upon any stock split, stock dividend, recapitalization, or similar event which, in each case, have not been previously sold pursuant to a registration statement or Rule (44 promulgated under the Act.
- (b) In the event of a registration pursuant to the provisions of this Section 7, the Company shall use its commercially reasonable efforts to cause the Registrable Securities so registered to be registered or qualified for sale under the securities or blue sky laws of such jurisdictions as the Holder may reasonably request; provided, however, that the Company shall not be required to qualify to do business in any state by reason of this Section 7(b) in which it is not otherwise required to qualify to do business.
- (6) The Company shall keep effective any registration or qualification contemplisted by this Section 7 and shell from time to time amend or supplement each applicable registration statement, preliminary prespectus, final prospectus, application, document, and communication for such period of time as shall be required to permit the Holders to complete the offer and sale of the Registeable Securities povered thereby. Each Holder, however, agrees not to make any takes of Registrable Securities passuant to an applicable registration statement upon notice from the Company accompanied by an appropriate opinion of the Company's counsel that the applicable registration statement does not contain material information required to be contained in or accompanying such registration statement, and Company will promptly notify each Holder when this is no longer true and the Holder may then resume sales. The Company shall in no event be required to keep any such registration or qualification in effect for a period in excess of twelve months from the date on which the Holders are first free to sell such Registrable Securities; provided, however, that, if the Company is required to keep any such registration or qualification in effect with respect to accurities other than the Registrable Securities beyond such period, the Company shall keep such registration or qualification in effect as it relates to the Registrable Securities for so long as such registration or qualification remains or is required to remain in effect in respect of such other securities.

- (d) In the event of a registration pursuant to the provisions of this Systian 2, the Company shall furnish to each Hokier such number of copies of the registration statement and of each amendment and supplement thereto (in each case, including all exhibits), such reasonable number of copies of each prospectus contained in such registration scatement and each supplement or amendment thereto (including each preliminary prespectus), all of which shall conform to the requirements of the Act and the rules and regulations thereunder, and such other documents, as such Holder may reasonably request to facilitate the disposition of the Registrable Securities included in such registration.
- (a) In the event of a registration pursuant to the provisions of this Section 2, the Company shall famish the Helders so registered with an opinion of its counsel (reasonably acceptable to the Holders who, la the aggregate, own a majority of the Registrable Securities covered thereby) to the effect that (i) the registration statement has become inflective under the Act and no order suspending the effectiveness of the registration statement, preventing or suspending the use of the registration statement, any preliminary prospectus, any final prospectus, or any amendment or supplement thereto has been issued, nor has the Commission or any securities or blue sky authority of any jurisdiction instituted or threatened to institute any proceedings with respect to such an order, (ii) the registration statement and each prospectus forming a part thereof (including each preliminary prospecius), and any amendment or supplement thereto, compiles as to form with the Act and the rules and regulations thereunder, and (iii) such counsel has no knowledge of any material misstatement or omission in such (egistration statement or any prospectus, as amended or supplemented. Such opinion shall also state the jurisdictions in which the Registrable Securities have been registered or qualified for sale pursuant to the provisions of Section 10th
- (f) In the event of a registration pursuant to the provision of this Section 7, the Company shall einter into a cross-indemnity agreement and a contribution agreement, such in customary form, with each underwriter, if any, and, if requested, enter into an underwriting agreement containing mustorisary representations, warranties, allocation of expenses, and customary closing conditions, including, but not limited to, opinious of counsel and accountants cold comfort letters, with any underwriter who acquires any Registrable Securities.
- (g) The Company agrees that until all the Registrable Securities have been sold under a registration statement of pursuant to Rule 144 under the Act, it shall keep current in filling all reports. statements and other materials required to be filed with the Commission to permit the Holder to sell the Registrable Securities under Rule 144.
- 8. Warrant Holders Not Deemed Stockholders. No holder of Warrants, shell, as such, be entitled to vote or to receive dividends or be deemed the holder of Common Stock that may at any time be issuable upon exercise of such Warrants for any purpose whatsoever, not shall anything contained herein be construed to confer upon the holder of Watrants, as such, any of the rights of a stockholder of the Company or any right to vote for the election of directors or upon any matter submitted to stockholders at any meeting thereof, or to give or withhold consent to any corporate action (whether upon any recapitulization, issue or reclassification of stock, change of par value or change of stock to so par value, consolidation, merger or conveyance or otherwise), or to receive notice of meetings, or to receive dividends or subscription rights, until such holder shall have exercised such Warrants and been issued shares of Common Stock in accordance with the provisions hereof.
- 9. Rights of Action. All rights of action with respect to this Warrant are vested in the respective Holder of the Warrants, and the Holder, without consent of the Warrant Agent of the holder of any other Warrant, may, on his or her num behalf and for his or her own benefit, enforce against the Company his right to exercise his or her Warragus for the purchase of shairs of Common Stock in the manner provided in this Warrant.

10. Concerning the Warrant Agent.

(a) The Company reserves the right to designate a Warrant Agent. If so designated, the Warrant Agent will act bereunder as agent and in a ministerial capacity for this Company, and its duties shall be determined solicly by the provisions hereof. The Warrant Agent shall not, by issuing and delivering

Warranis or by any other act hereunder be dramed to make any representations as to the validity, value or audicurization of the Warrants or the Warrants represented thereby or of any occurrent or other property delivered upon exercise of any Warrant or whether any stock issued upon excesses of any Warrant is fully paid and nanassessable.

- (b) The Warrant Agent shall account promptly to the Company with respect to Warrants exercised and concurrently pay the Company all manage received by the Warmer Agent upon the exercise of suith Warrants. The Warrant Agent shall, upon require of the Company from time to time, deliver to the Company such complete reports of registered ownership of the Warrants and such complete records of transactions with respect to the Warranis and the shares of Common Stock as the Company may request. The Warrant Agent shell also make available to the Company and the Holder for inspection by their agents or employees, from time to time as either of them may request, such original books of accounts and records (including original Warrants surrendered to the Warrant Agent upon exercise of Warrants) as may be uniotained by the Warrant Agent in connection with the issuance and exercise of Warrants hereunder, such inspections to octan of the Warrant Agent's office during normal business hours.
- (c) The Warrant Agent shall not at any time be under any duty or responsibility to any holder of Warrants to make or cause to be made any adjustment of the Exercise Price provided in this Warrant, or to describes whether any fact exists which may require any such adjustments, or with respect to the nature or extent of any such adjustment, when made, or with respect to the method employed in making the same. It shall not (i) be liable for any recital or statement of facts contained herein or for any action taken, suffered or umitted by it in reliance on any Warrant or other document or instrument believed by it in good faith to be genuine until to have been signed or presented by the proper party or parties, (ii) be responsible for any failure on the part of the Company to comply with any of its coverants and obligations committed in this Winrant, or (iii) be liable for any act or omission in connection with this Winrant except for its own negligence or willful misconduct.
- (d) The Warrant Agent may at any time consult with counsel satisfactory to it (who may be counsel for the Company) and shall incur no liability or responsibility for any action taken, suffered or omitted by it in good faith in accordance with the opinion or advice of such counsel.
- (e) Any notice, statement, instruction, request, direction, order or demand of the Company shall be sufficiently evidenced by an instrument signed by the Chairman of the Board, President, my Vice President, Secretary, or Assistant Secretary of the Company, (unless other evidence in respect thereof is berein specifically prescribed). The Warrant Agent shall not be liable for any action taken, suffered or consisted by it in accordance with such notice, statement instruction, request, direction, order or demand believed by it to be genuine.
- (f) The Warrant Agent may resign its duties and be discharged from all further duties and liabilities herounder (except liabilities arising as a result of the Warrant Agent's own negligenes or willful misconducts, after giving 30 days prior written notice to the Company. At least 15 days prior to the date such resignation is to become effective, the Warrant Agent shall cause a copy of such ablice of resignation to be mailed to the Helder at the Company's expense. Upon such resignation, or any leability of the Warrant Agent to act as such hermunder, the Company may choose to perform the duties of the Warrant Agent itself or can appoint a new warrant agent. After acceptance in writing of such appointment by the new warrant agent is received by the Company, such new warrant agent shall be vested with the same powers, rights, duties and responsibilities as if it had been originally named herein as the Warrant Agent, without any further assurance, conveyance, act or deeds but if for any reason it shall be recessary or expedient to execute and deliver any further assurance, conveyance, ect or deed, the same shall be done at the expense of the Company and shall be legally and validly executed and delivered by the resigning Warrant Agent. Not later than the effective date of any such appointment, the Company shall file notice thereof with the resigning Warrant Agent and shall forthwith cause a copy of such notice to be mailed to the Holder.
- (a) Any comporation into which the Warrant Agent or any new warrant agent may be converted or merged or any corporation resulting from any consolidation to which the Warrant Agent or any new

warrant agent shall be a party or any corporation succeeding to the trust business of the Warrant Acoust shall be a successor warrant agent under this Warrant without any further act, provided that such cimperation is eligible for appointment as successor to the Warrant Agent under the provisions of the preceding paragraph. Any such specessor warrant again shall promptly cause notice of its specession as warrent agent to be mailed to the Company and to the Holder.

- (b) The Watters Agent, its subsidiaries and affiliates, and any of its or their officers or directors. may buy and held or sell Wairants or other securities of the Company and otherwise deal with the Company in the same manner and to the same extent and with like effects as though it were not Warrant Agent. Nothing herein shall preclude the Warrant Agent from acting in any other capacity for the Company or for any other legal entity.
- 11. Modification of Agreement. The Company may from time to time supplement or irrested this Warrant in order to take any ambiguity or to correct my provision barsin which may be errondous. defective or inconsistent; provided, bewever, that no change in the number or nature of the securities purchasable upon the exercise of any Warrant, or the Exercise Price therefor, or the acceleration of the Warrant Expiration Date, shall be made without the consent in writing of the Holder, other than such changes as are specifically prescribed by this Warnest is originally executed.
- 12. Natices. All notices, requests, consents and other communications hereunder shall be in writing and shall be decored to have been made when delivered or mailed first class registered or certified mail, postage prepaid as follows: if to the Holder, at the address of such holder as shown on the registry books maintained by the Company or the Warrant Agent, if one-shall be serving; if to the Company, at 2601 S. Bayahore Drive, Miami, Florida, 331)3, Attention: Brise Goodford, Executive Vice President and Chief Operating Officer; and if to the Warrant Agent, if one shall he serving, at its corporate office.
- 13. Governing Law. This Werrant shall be governed by and construed in accordance with the laws of the State of Florida, without reference to principles of conflict of laws.
- 14. Binding Effect. This Warrant shall be binding upon and inure to the benefit of the Company, the Holder and the Warrant Agent (and their respective successors and assigns) and the holders from time to time of Warrants. Nothing in this Warrant is intended or shall be construed to confer upon any other person any right, remedy or claim, in equity or at law, or to impose upon any other person any duty, liability or obligation.
- 15. <u>Yermination</u>. This Wereant shall terminate on the earlier to occur of (i) the close of business on the Expiration Date; or (ii) the date upon which the Warrant has been exercised in full.
- 16. Transfer to Comply with the Securities Act. Notwithstanding any other provision contained herein, this Warrant and any Warrant Stock or Other Securities may not be sold, transferred, pledged, hypothecated or otherwise disposed of except as follows: (a) to a person who, in the opinion of counsel to the Company, is a porson to whom this Warrant or the Warrant Stock of Other Securities may legally be transferred without registration and without the delivery of a current prospectus under the Securities Act with respect thereto and then only against receipt of an agreement of such person to comply with the provisions of this Section 6 with respect to any resalt or other disposition of such securities, or (b) to may person upon delivery of a prospectus then meeting the requirements of the Sessuities Act relating to such assurities and the offering thereof for such sale or disposition, and thereafter to all successive assignees.
- 17. Legand. Unless the shares of Warrant Stock or Other Securities have been registered under the Securities Act, upon exercise of any of the Warrants and the issuance of any of the shares of Warrant Stock or Other Securities, all certificates representing such securities shall bear on the face thereof substentially the following legend:

"THESE SECURITIES HAVE NOT BEEN REGISTERED UNDER THE SECURITIES ACT OF 1933, AS AMENDED (THE 'SECURITIES ACT'), AND MAY NOT BE OFFERED, SOLD, PLEIDGED, HYPÖTHECATED, ASSIGNED OR TRANSFERRED EXCEPT (i) PURSUANT TO A REGISTRATION STATEMENT UNDER THE SECURITIES ACT WHICH HAS BECOME EFFECTIVE AND IS CURRENT WITH RESPECT TO THESE SECURITIES, OR (ii) PURSUANT TO A SPECIFIC EXEMPTION FROM REGISTRATION UNDER THE SECURITIES ACT BUT ONLY UPON A HOLDER HEREOF FIRST HAVING OBTAINED THE WRITTEN OPINION OF COUNSEL TO THE CORPORATION. OR OTHER COUNSEL REASONABLY ACCEPTABLE TO THE CORPORATION, THAT THE PROPOSED DISPOSITION IS CONSISTENT WITH ALL APPLICABLE PROVISIONS OF THE SECURITIES ACT AS WELL AS ANY APPLICABLE BLUE SKY OR SIMILAR SECURITIES LAWS."

IN WITNESS HEREOF, the Company has caused this Warrant to be signed on its behalf. is its corporate name, by its duly authorized officer, all as of the day and year first above written.

TERREMARK WORLDWIDE, INC.

Ву:			····
Name:	Jose A	Segrera	

Title: Chief Financial Officer

WARRANT EXERCISE FORM

purchasing shares of Common	elects to exercise the within Warrent to the extent of Stock of TERREMARK WORLDWIDE, INC., a akes payment
	Signature
	Signature, if jointly held
	Date
<u>INSTRUCTION</u> (if other than to the registered holder	S FOR ISSUANCE OF STOCK of the within Warrant)
Name(Please typowrite or print in I	płock letters)
Address	
Social Security or Texpayer Identification Number	
under the within Warrant, that a new	not be all the shares exchangeable or purchasable. Warrant for the balance of the Warrant Shares gistered in the name of, and delivered to, the selow.
Dated:	Name (Print)
Address:	
	Signature
	Signature, if jointly held

ASSIGNMENT FORM

FOR VALUE RECEIVED,	
hereby sells, assigns and transfers unto	
Name	
(Please typewrite	or print in block letters)
the right to purchase Common Stock of TI Delaware corporation, represented by this such right is exercisable and does hereby it Attorney, to transfer the same on the book substitution in the premises. DATED:	Warrant to the extent of shares as to which rrevocably constitute and appoint
	Signature
	Signature, if iointly held